Case	2:23-cv-09872-MCS-SK Doo	cument 41 #:1401	Filed 11/20/24	Page 1 of 3	Page ID
1 2 3 4 5 6 7	GLENN SOLOMON (SBN gsolomon@kslaw.com ARWEN R. JOHNSON (SE arwen.johnson@kslaw.com RAMON A. MIYAR (SBN rmiyar@kslaw.com KING & SPALDING LLE 633 West Fifth Street, Suite Los Angeles, CA 90071 Telephone: +1 213 443 433 Facsimile: +1 213 443 433	3N 247583) n 284990) 1600			
8 9 10 11 12	ROBERT M. COOPER (prorecooper@kslaw.com KING & SPALDING LLF 1700 Pennsylvania Ave. N. Washington, D.C. 20006 Telephone: +1 202 737 050 Facsimile: +1 202 626 373 Attorneys for Plaintiffs EM	W., Suite 90 00 37			
13 14 15 16 17	EMANATE HEALTH IPAS MEDICAL GROUP; EMAN PRESBYTERIAN HOSPIT MEDICAL CENTER d/b/a QUEEN OF THE VALLEY EMANATE HEALTH INTO HOSPITAL	NATE HEA 'AL; EMAN EMANATI ' HOSPITA	LTH FOOTHIL IATE HEALTH E HEALTH L and d/b/a	L	
18	UNITE	ED STATES	S DISTRICT C	OURT	
19	CENTR	AL DISTR	ICT OF CALII	FORNIA	
20					
21	EMANATE HEALTH, a Canon-profit public benefit con			23-cv-09872-	MCS-SK
22	al.,	iporation, et	JOINT STA	TUS REPO	
23	Plaintiffs,		REGARDIN	NG ARBITR	ATION
24	V.		Date Next R 2025	eport is Due:	March 20,
25	OPTUM HEALTH, a Califo	ornia	2023		
26	corporation, et al.,				
27	Defendants.				
28					
			1		

JOINT STATUS REPORT

Pursuant to this Court's July 23, 2024 Order, Defendants Optum Health; Optum Health Plan of California; OptumCare Holdings, LLC; OptumCare Management, LLC; and Health Care Partners Affiliates Medical Group (collectively, "Defendants"), and Plaintiffs Emanate Health; Emanate Health IPA, Emanate Health Medical Group; Emanate Health Foothill Presbyterian Hospital; and Emanate Health Medical Center (collectively, "Plaintiffs"), hereby jointly submit this status report regarding arbitration proceedings:

Emanate Health Medical Group; Emanate Health Foothill Presbyterian

Emanate Health Medical Group; Emanate Health Foothill Presbyterian Hospital; and Emanate Health Medical Center d/b/a Emanate Health Queen of the Valley Hospital and d/b/a Emanate Health Inter-Community Hospital (the "Signatory Plaintiffs"), together with Defendants, have submitted the Signatory Plaintiffs' claims to JAMS for further proceedings consistent with the Court's Order. The Signatory Plaintiffs and Defendants are currently in the process of meeting and conferring regarding (1) the arbitrability of claims that were compelled to JAMS for further proceedings, since that issue was delegated to an arbitrator; and (2) how the arbitration will be handled administratively and whether it will be coordinated with another pending arbitration.

The Parties will submit their next joint status report by the March 20, 2025 deadline.

Case	2:23-cv-09872-MCS-SK	Document 41 #:1403	Filed 11/20/24	Page 3 of 3 Page ID
1	Dated: November 20, 2	024	KING &	SPALDING LLP
1			/s/ Arwan	R. Johnson
2				R. Johnson
3				Solomon
4			Kamo	n A. Miyar
5				for Plaintiffs
6				E HEALTH; EMANATE
				IPA; EMANATE MEDICAL GROUP;
7				E HEALTH MEDICAL
8				d/b/a EMANATE
9				QUEEN OF THE
10				HOSPITAL and d/b/a TE HEALTH INTER-
				NITY HOSPITAL;
11			EMANAT	E HEALTH FOOTHILL
12			PRESBYT	TERIAN HOSPITAL
13				
14	Dated: November 20, 2	024	HOGAN	LOVELLS US LLP
15	Dated. November 20, 2	027	HOUAN	
13				
16				el M. Maddigan
16			Micha	el M. Maddigan del M. Maddigan W. Bernick
16 17			Micha Justin	el M. Maddigan
16 17 18			Micha Justin Jordar	lel M. Maddigan W. Bernick n D. Teti
16 17			Micha Justin Jordar Attorneys OPTUM	el M. Maddigan W. Bernick D. Teti s for Defendants HEALTH; OPTUM
16 17 18			Micha Justin Jordar Attorneys OPTUM HEALTH	iel M. Maddigan W. Bernick D. Teti s for Defendants HEALTH; OPTUM I PLAN OF CALIFORNIA;
16 17 18 19			Micha Justin Jordan Attorneys OPTUM HEALTH OPTUMO	lel M. Maddigan W. Bernick D. Teti s for Defendants HEALTH; OPTUM I PLAN OF CALIFORNIA; CARE HOLDINGS, LLC; CARE MANAGEMENT,
16 17 18 19 20			Micha Justin Jordar Attorneys OPTUM HEALTH OPTUMO CPTUMO LLC; HE	lel M. Maddigan W. Bernick D. Teti s for Defendants HEALTH; OPTUM I PLAN OF CALIFORNIA; CARE HOLDINGS, LLC;
16 17 18 19 20 21			Micha Justin Jordar Attorneys OPTUM HEALTH OPTUMO CPTUMO LLC; HE	lel M. Maddigan W. Bernick D. Teti s for Defendants HEALTH; OPTUM I PLAN OF CALIFORNIA; CARE HOLDINGS, LLC; CARE MANAGEMENT, ALTH CARE PARTNERS
16 17 18 19 20 21 22		ATTE	Micha Justin Jordar Attorneys OPTUM HEALTH OPTUMO CPTUMO LLC; HE	lel M. Maddigan W. Bernick D. Teti s for Defendants HEALTH; OPTUM I PLAN OF CALIFORNIA; CARE HOLDINGS, LLC; CARE MANAGEMENT, ALTH CARE PARTNERS
16 17 18 19 20 21 22 23	* Pursuant to Local Rul	<u> </u>	Micha Justin Jordar Attorneys OPTUM HEALTH OPTUMO OPTUMO LLC; HE AFFILIA	lel M. Maddigan W. Bernick D. Teti s for Defendants HEALTH; OPTUM I PLAN OF CALIFORNIA; CARE HOLDINGS, LLC; CARE MANAGEMENT, ALTH CARE PARTNERS
16 17 18 19 20 21 22 23 24		le $5-4.3.4(a)(2)$,	Micha Justin Jordar Attorneys OPTUM HEALTH OPTUMO OPTUMO LLC; HE AFFILIA STATION the filer attests to	iel M. Maddigan W. Bernick D. Teti s for Defendants HEALTH; OPTUM I PLAN OF CALIFORNIA; CARE HOLDINGS, LLC; CARE MANAGEMENT, ALTH CARE PARTNERS TES MEDICAL GROUP
16 17 18 19 20 21 22 23 24 25		the 5-4.3.4(a)(2), half the filing is	Micha Justin Jordar Attorneys OPTUM HEALTH OPTUMO OPTUMO LLC; HE AFFILIA STATION the filer attests to	iel M. Maddigan W. Bernick D. Teti s for Defendants HEALTH; OPTUM I PLAN OF CALIFORNIA; CARE HOLDINGS, LLC; CARE MANAGEMENT, ALTH CARE PARTNERS TES MEDICAL GROUP
16 17 18 19 20 21 22 23 24 25 26	listed, and on whose be	the 5-4.3.4(a)(2), half the filing is	Micha Justin Jordar Attorneys OPTUM HEALTH OPTUMO OPTUMO LLC; HE AFFILIA STATION the filer attests to	iel M. Maddigan W. Bernick D. Teti s for Defendants HEALTH; OPTUM I PLAN OF CALIFORNIA; CARE HOLDINGS, LLC; CARE MANAGEMENT, ALTH CARE PARTNERS TES MEDICAL GROUP
16 17 18 19 20 21 22 23 24 25 26 27	listed, and on whose be	he 5-4.3.4(a)(2), half the filing is s filing.	Micha Justin Jordar Attorneys OPTUM HEALTH OPTUMO OPTUMO LLC; HE AFFILIA STATION the filer attests to	iel M. Maddigan W. Bernick D. Teti s for Defendants HEALTH; OPTUM I PLAN OF CALIFORNIA; CARE HOLDINGS, LLC; CARE MANAGEMENT, ALTH CARE PARTNERS TES MEDICAL GROUP